№ AO 472 (P ©a5%) 4 2 15 • € 200 15	ጅ፡ውያ Document 266 Filed 08/11	L/15 Page 1 of 1 PageID 540
Ţ	JNITED STATES DISTR	ICT COURT
Northern	District of	Texas at Fort Worth
UNITED STATES OF A	MERICA	
V.	ORDE	ER OF DETENTION PENDING TRIAL
JESSICA JUDO	GE Case	4:15-CR-151-O (13)
that the following facts requir (1) The defendant is charged with or local offense that would ha a crime of violence as def an offense for which the r	e the detention of the defendant pend Part I—Findings of F	act and has been convicted of a federal offense state g rise to federal jurisdiction had existed that is
§ 3142(f)(1)(A)-(C), or co	omparable state or local offenses. ng (1) was committed while the defendant was of eyears has elapsed since the date of convicted d	s a ssall say
the appearance of the defenda (1) There is a serious risk that the	nt as required and the safety of the community. Alternative Findings (B)	
		OF EDIT HE INCIDICE COLDT
		CLERK, U.S. DISTRICT COURT By
I find that the credible testimony at derance of the evidence that	Part II—Written Statement of Reason and information submitted at the hearing establish	
to the extent practicable, from persons reasonable opportunity for private cons	awaiting or serving sentences of being held in sultation with defense counsel. On order of a ce corrections facility shall deliver the defendant of the sulface of the second of the sulface of the second of the se	Detention Appresentative for confinement in a corrections facility separate, quetody pending appeal. The defendant shall be afforded a furt of the United States or on request of an attorney for the to the United States marshal for the purpose of an appearance displayed of Judicial Officer ON, UNITED STATES MAGISTRATE JUDGE e and Title of Judicial Officer
*Insert as applicable: (a) Controlled St	ubstances Act (21 U.S.Q. § 801 <i>ft seg.</i>); (b) Cont	trolled Substances Import and Export Act (21 U.S.C. § 951

et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. \$ 955a)